2001 DRAFTING REQUEST

Received: 03/14/2001

Received By: rkite

Wanted: As time permits

Identical to LRB:

For: Neal Kedzie (608) 266-9650

By/Representing: Dan Johnson

This file may be shown to any legislator: NO

Drafter: rkite

May Contact:

Addl. Drafters:

Subject:

Nat. Res. - wet/shore/flood

Extra Copies:

E-mail to Kedzie's office

Pre Topic:

No specific pre topic given

Topic:

Wetlands moratorium

Instructions:

Draft LRB-2845/3 as a substitute amendment to SB54

Drafting History:

Vers.

Reviewed

Typed

Proofed

Submitted

Jacketed

Required

/1

rkite 03/14/2001

Drafted

gilfokm 03/14/2001

haugeca 03/14/2001

lrb docadmin 03/14/2001

lrb docadmin 03/14/2001

FE Sent For:

<END>

2001 DRAFTING REQUEST

Assembly Substitute Amendment (ASA-SB54)

Received: 03/14/2001

Received By: rkite

Wanted: As time permits

Identical to LRB:

For: Neal Kedzie (608) 266-9650

By/Representing: Dan Johnson

This file may be shown to any legislator: NO

Drafter: rkite

May Contact:

Addl. Drafters:

Subject:

Nat. Res. - wet/shore/flood

Extra Copies:

E-mail to Kedzie's office

Done

Pre Topic:

No specific pre topic given

Topic:

Wetlands moratorium

Instructions:

Draft LRB-2845/3 as a substitute amendment to SB54

Drafting History:

Vers.

Drafted

Reviewed

<u>Typed</u>

Proofed

Submitted

Jacketed

Required

/?

rkite

FE Sent For:

<END>

2001

Date (time) 10 day 500

LRBs 00761

SUBSTITUTE AMENDMENT [TO A BILL]

MGG+RNK: KMQ:

Use the appropriate components and routines developed for substitute amendments.

S A SUBSTITUTE AMENDMENT		
TO 2001 (SB) AB 54 (LRB-	1)

Aı	N $ ext{Act} \ldots$ [generate catalog] to $ ext{repeal} \ldots$; to $ ext{renumber} \ldots$; to $ ext{consolidate}$ and
	renumber ; to renumber and amend ; to consolidate, renumber and
	amend ; to amend ; to repeal and recreate ; and to create of the
	statutes; relating to: discharges or dredged or. fill material into honfederal wetlands.

 $\left[\text{Note: See section 4.02 (2) (br), Drafting Manual, for specific order of standard phrases.}\right]$

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION #.

Insert A

(End)

2001 BULL

AN ACT to create 281.163 of the statutes; relating to: discharges of dredged or

fill material into nonfederal wetlands.

1

2

Analysis by the Legislative Reference Bureau

Under federal law, activities involving the discharge of dredged or fill material into "navigable waters" must comply with certain guidelines contained in regulations promulgated by the federal environmental protection agency (EPA) in order for a discharge permit to be issued by the U.S. army corps of engineers (ACE). Before ACE may issue a permit, the department of natural resources (DNR) must determine that the project complies with state water quality standards, including those for wetlands.

Federal law defines "navigable waters" to be "the waters of the United States." ACE in turn has interpreted "the waters of the United States" to include nonnavigable, isolated, intrastate wetlands if they serve as habitat for migratory birds that cross state lines.

A recent U.S. Supreme Court decision, Solid Waste Agency of Northern Cook County v. Army Corps of Engineers, 69 U.S.L.W. 4048 (2001), limited the types of bodies of waters for which ACE discharge permits are required. The court held that these nonnavigable, isolated, intrastate wetlands that serve as habitat for migratory birds cannot be interpreted by ACE to be navigable waters and that, therefore, no ACE discharge permits are required to discharge dredged or fill material into these wetlands.

This bill places a moratorium on any person discharging dredged or fill material into wetlands for which ACE discharge permits are no longer required, with certain

BILL

1/2

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

exceptions. Discharges that are authorized by certain permits or approvals under state law, discharges that are not subject to these requirements and that would have been exempt on January 8, 2001, from the wetland water quality standards set by DNR, discharges that are allowed under discharge permits that were issued by ACE before the date of the U.S. Supreme Court decision, and discharges that are the result of activities that would have qualified for an exemption from the federal permitting process on January 8, 2001 are excepted from the moratorium. These provisions sunset on July 1, 2001.

For further information see the **state** fiscal estimate, which will be printed as an appendix to this bill.

T	he people of the state of Wisconsin, represented in senate and assembly, do)
	Senact as follows: Trisert A	

SECTION 1. 281.163 of the statutes is created to read:

281.163 Prohibitions against discharges into nonfederal wetlands. (1)
DEFINITIONS. In this section:

- (a) "Nonfederal wetland" means a wetland to which the federal permitting process under 33 USC 1344 does not apply due to the decision in Solid Waste Agency of Northern Cook County v. U.S. Army Corps of Engineers, No. 99–1178 (U.S. Jan. 9, 2001) but to which such permitting process did apply on January 8, 2001.
 - (b) "Wetland" has the meaning given in s. 23.32 (1).
- (2) PROHIBITION. No person may discharge dredged or fill material into a nonfederal wetland.
 - (3) INAPPLICABILITY. (a) Subsection (2) does not apply to any of the following:
- 1. A discharge of dredged or fill material into a nonfederal wetland if the discharge is authorized by a permit or other approval under ss. 59.692, 61.351, 62.231, 87.30, 281.11 to 281.16, 281.165 to 281.47, or 281.49 to 281.85 or ch. 30, 31, 283, 289, 291, 292, 293, 295, or 299.
- 2. A discharge of dredged or fill material into a nonfederal wetland if the discharge is not subject to a permitting or other approval requirement under ss.

BILL

set under rules promulgated under s. 281.15 (1).
exempt on January 8, 2001 from the water quality standards for wetlands that are
or ch. $30, 31, 283, 289, 291, 292, 293, 295,$ or 299 and if the discharge would have been
59.692, 61.351, 62.231, 87.30, 281.11 to 281.16, 281.165 to 281.47, or 281.49 to 281.85

- 3. A discharge of dredged or fill material into a nonfederal wetland if the discharge is permitted under a permit issued by the U.S. army corps of engineers on or before January 8, 2001, and if the discharge is performed in compliance with that permit.
- 4. A discharge of dredged or fill material into a nonfederal wetland that is the result of an activity that would have qualified for an exemption under 33 USC 1334 (f) on January 8, 2001, or under any other regulation, rule, memorandum of agreement, guidance letter, or other provision established by a federal agency that was promulgated or adopted pursuant to that subsection or that was used to implement that subsection and that was in effect on January 8, 2001.
 - (b) This section does not apply on or after July 1, 2001.



end of Insert "A"

	100 6 -11
	LRBs0076/1
	<u> </u>
H. Sub. Cemet.	
to 5B-54	
1008-39	
#. Page 2, line 10: delet	
H. PAGE of line 10: allot	e «2001"
and subsule	~ d001, .
:	
Γ.	
11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
1 #. Page 2, line 17: substitute	= "1344" for
	,
(1/334").	
V) /// 9-	
5 /	Market Control
9./	
/91/	
1900 -	
/	
Number of the state of the stat	
·	



State of Misconsin 2001-2002 LEGISLATURE

CORRECTIONS IN:

ASSEMBLY SUBSTITUTE AMENDMENT 1, TO 2001 SENATE BILL 54

Prepared by the Legislative Reference Bureau (March 21, 2001)

- 1. Page 2, line 10: delete "2001" and substitute "2001,".
- **2.** Page 2, line 17: substitute "1344" for "1334".

LRBs0076/1ccc-1 KMG:ch